

CHAPTER 146.

LEGALIZES ACTS OF BOARD OF SUPERVISORS IN LEE COUNTY.

AN ACT to legalize certain acts of the Board of Supervisors of Lee County Iowa in relation to the levy of taxes. S. F. 348.

WHEREAS, The board of supervisors of Lee county Iowa had been levying and causing to be collected a tax of four mills on the dollar for county one and one-half to two mills for poor and one and one-half mills for insane purposes annually ever since the year 1876. The whole amount raised by said leveyes [levies] was required for their respective purposes and was economically disbursed, and

Four mill tax
levy annually.

WHEREAS, Doubts exist as to the legality of said levies, which it is desirable should be removed and quieted; therefore,

Doubts as to
legality.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That all the acts of the board of supervisors of Lee county Iowa in levying and causing to be collected a tax of four mills for county one and one-half to two mills for poor and one and one half mills on the dollars for insane purposes annually ever since the year 1876 be and the same are hereby legalized and made valid and binding as full and to the same extent as if the same were in all respects done in strict conformity to the law relating to the subject.

Action of board
legalized.

SEC. 2. This act being deemed of immediate importance to have effect and be in force from and after its publication in the *Fort Madison Democrat*, a newspaper published in Ft. Madison, Iowa, and the *Keokuk Gate City*, a newspaper published in Keokuk, Iowa, without expense to the state.

Publication
clause.

Approved April 1, 1892.

I hereby certify that the foregoing act was published in the *Fort Madison Democrat*, April 18, and the *Keokuk Gate City*, April 8, 1892.
W. M. McFARLAND, *Secretary of State*.

CHAPTER 147.

LEGALIZES ACTS OF BOARD OF SUPERVISORS OF WAPELLO COUNTY.

AN ACT to legalize certain acts of the board of supervisors of Wapello county, Iowa, in the submission to the people, of the proposition to borrow money, and issue bonds for the purchase of a court house site, and the erection of a court house. H. F. 40.

WHEREAS: The proposition to levy a tax and issue bonds to borrow money with which to erect a court house and purchase a site therefor, has heretofore been submitted by the board of

Questions sub-
mitted to
voters.

supervisors of Wapello county, Iowa, to the electors of said county, to be voted upon as one proposition, namely: "For Court House Bonds," "Against Court House Bonds," and

Doubts as to
legality of sub-
mission.

WHEREAS: Doubts have arisen as to the legality of thus submitting the proposition of issuing bonds with which to borrow money and to purchase a court house site and the erection of a court house all at the same time and as one proposition, therefore:

Be it enacted by the General Assembly of the State of Iowa:

Action of board
legalized.

SECTION 1. That such actions on the part of the board of supervisors of Wapello county, Iowa, be and the same is hereby legalized and made valid and all proceedings connected therewith, together with the issuing and sale of bonds in pursuance of such election, are hereby legalized and made valid to the full extent that the same would have been valid and binding, had such propositions been submitted to, and voted upon separately, by the electors.

Publication
clause.

SEC. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Ottumwa Democrat, a newspaper published in Ottumwa, Iowa, such publication to be without expense to the state.

Approved April 1, 1892.

I hereby certify that the foregoing act was published in the *Ottumwa Democrat* April 8, 1892.

W. M. McFARLAND, *Secretary of State.*

CHAPTER 148.

LEGALIZES ACTS SCHOOL BOARD OF TABLE MOUND AND SALEM.

H. F. 298.

AN ACT to legalize certain acts of the Independent School Districts of Table Mound and Salem, of Dubuque county, Iowa, relating to the transfer and annexation of certain territory.

Land trans-
ferred from one
district to
another.

WHEREAS. The boards of directors of the Independent School Districts of Table Mound and Salem in the county of Dubuque, Iowa, did on the 21st day of September 1891 by the action of said boards, respectively, undertake to transfer from said Independent School District of Salem to said Independent School District of Table Mound the South-East quarter of section No. 34, and the south-west quarter of section No. 35 township No. 88 North of range No. 2 East, for school purposes, and